



# UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE  
United States Patent and Trademark Office  
Address: COMMISSIONER OF PATENTS AND TRADEMARKS  
Washington, D.C. 20231  
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/062,858	02/05/2002	Robert B. Eldridge		7629

7590 03/27/2003

Richmond, Hitchcock, Fish & Dollar  
P.O. Box 2443  
Bartlesville, OK 74005

EXAMINER

NGUYEN, NGOC YEN M

ART UNIT	PAPER NUMBER
----------	--------------

1754

DATE MAILED: 03/27/2003

X

Please find below and/or attached an Office communication concerning this application or proceeding.

**Office Action Summary**

Application No.

10/062,858

Applicant(s)

ELDRIDGE ET AL. 

Examiner

Ngoc-Yen M. Nguyen

Art Unit

1754

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --  
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

- 1) ☒ Responsive to communication(s) filed on 05 February 2002.
- 2a) ☐ This action is FINAL. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

- 4) ☒ Claim(s) 1-81 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 1-81 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on \_\_\_\_\_ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- 11) ☐ The proposed drawing correction filed on \_\_\_\_\_ is: a) ☐ approved b) ☐ disapproved by the Examiner.  
If approved, corrected drawings are required in reply to this Office action.
- 12) ☐ The oath or declaration is objected to by the Examiner.

**Priority under 35 U.S.C. §§ 119 and 120**

- 13) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  
a) ☐ All b) ☐ Some \* c) ☐ None of:  
1. ☐ Certified copies of the priority documents have been received.  
2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.  
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  
\* See the attached detailed Office action for a list of the certified copies not received.
- 14) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).  
a) ☐ The translation of the foreign language provisional application has been received.
- 15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

**Attachment(s)**

- 1) ☒ Notice of References Cited (PTO-892) 4) ☐ Interview Summary (PTO-413) Paper No(s). \_\_\_\_\_
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948) 5) ☐ Notice of Informal Patent Application (PTO-152)
- 3) ☒ Information Disclosure Statement(s) (PTO-1449) Paper No(s) 3. 6) ☐ Other: \_\_\_\_\_

### DETAILED ACTION

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 16-81 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claims 16, 46, 67, the term "discrete" is indefinite because it is unclear would be considered as "discrete".

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

Claims 1, 7, 13-14, 16-20, 46-50, 67-71, 74-81 are rejected under 35 U.S.C. § 103 as being unpatentable over Wu (5,268,127) in view of Peterson et al (5,284,990).

Wu teaches that recently, more stringent environmental regulations have prompted a new look at methods of storing and processing hydrofluoric acid. Specifically, researchers have investigated possible solvents which could be used to dilute the hydrofluoric acid (thus rendering it safer) while preserving its commercial useful characteristics (note column 1, lines 42-47). Wu further teaches that diluting HF with tetrahydrothiophene-1,1-dioxide (also referred to as sulfolane) overcomes the

Art Unit: 1754

fuming tendency of the HF and makes handling and storing the HF both easier and safer. Furthermore, even if the mixture is accidentally released from its containment facility, the HF tends to remain in the liquid solution rather than to form a dense vapor cloud (note column 1, line 65 to column 2, line 2). This fairly teaches that the mixture of HF and sulfolane is stored in a closed containment facility in liquid form. The solution of HF and sulfolane containing from about 1 to about 99 weight percent HF, more typically from about 10 to about 90 weight percent HF (note column 3, lines 8-12). These ranges overlap the claimed range of as required in the instant claim. The subject matter as a whole would have been obvious to one having ordinary skill in the art at the time the invention was made to have selected the overlapping portion of the range disclosed by the reference because overlapping ranges have been held to be a prima facie case of obviousness, see *In re Malagari*, 182 U.S.P.Q. 549. As disclosed in the Example 2, the HF/sulfolane ratio is 1/1 and the temperature is 85°F (note Table 1 in column 4), these values are well within the claimed ranges.

For the pressure of the containment facility, in Example 2, the HF/sulfolane loading was accomplished at liquid nitrogen temperature through a pressure regulator into a Teflon coated stainless steel autoclave (note column 3, lines 56-60), this disclosure fairly suggests that the pressure in the autoclave (i.e. the containment facility) is higher than the atmospheric pressure in order to keep the HF in liquid form. Since Wu fairly teaches the desire of storing the HF/sulfolane in liquid form as well as the hazard of accidental release of HF, it would have been within the skill of the artisan to optimize the pressure of the HF/sulfolane mixture in the containment facility to maintain

Art Unit: 1754

such mixture in liquid form while minimizing the hazard of HF in the event of an accidental release by minimizing the amount of HF/sulfolane mixture which would be released from the containment facility, i.e. one of ordinary skill in the art to try to maintain the pressure in the containment facility as close to atmospheric pressure as possible while maintaining the HF/sulfolane mixture in liquid form since the smaller the difference between the two pressures, the lesser amount of HF would be released. Also, it would have been obvious to one of ordinary skill in the art to minimize the pressure in the containment facility while maintaining the HF/sulfolane in liquid form because pressure vessel would be required to store the HF/sulfolane at high pressure and the higher the pressure, the higher capital cost for the pressure vessel.

It would also have been obvious to one of ordinary skill in the art to not fill the containment facility to the maximum capacity with HF/sulfolane mixture in order to avoid overfill the containment facility, i.e. to avoid accidental release of HF due to overfilling the containment. Thus, the partial pressure of hydrogen fluoride in the containment facility of Wu would inherently be less than 100 molar percent and less than that of the pure HF as required in the instant claims.

The difference is Wu does not teach specifically the step of transporting HF/sulfolane mixture in a closed volume selected from the group consisting of a tank car and a tank truck.

As stated in Wu, the environmental regulations become more stringent for storing and processing hydrofluoric acid (note column 1, lines 42-44), thus, it would have been within the skill of the artisan to avoid and to mitigate any accidental release of HF at all

Art Unit: 1754

time, not only from processing, handling, storing steps, but also from HF transporting step. As for the tank cars, tank trucks and portable vessels as transporting means for HF, the examiner takes official notice that they are conventional means in the art to transport HF.

In any event, Peterson et al reference can be applied to teach the desire in the art to control any accidental release of HF during its transportation and the use of tank cars or tank trucks as transporting means. Peterson et al teach that in response to the growing concerns over HF alkylation, several refiners have added mitigation equipment to their HF alkylation units to minimize potential releases of HF outside the units. However, such HF release mitigation equipment installed in a refinery cannot protect against an HF release during unloading operations or from a rupture of trucks or railroad tank cars loaded with HF during transportation of HF to the refinery (note column 1, lines 31-34 and 43-47). Thus, Peterson et al fairly teach the possibility of an accidental release from tank car or tank trucks during the transportation of HF and the desire in the art to control any accidental HF releases not only in HF alkylation plant, but also when HF being transported or unloaded. During the transportation of HF in tank cars or tank trucks, it would have been obvious to one of ordinary skill in the art to keep the HF in liquid state because liquid state would occupy less space.

It would have been obvious to one of ordinary skill in the art at the time of the invention was made to apply the teaching of Wu, i.e. forming a mixture of HF/sulfolane to minimize the HF tendency of forming vapor cloud when HF is accidentally released, to the transportation of HF in tank cars and tank trucks as suggested by Peterson

Art Unit: 1754

because Peterson teaches the desire in the art to control accidental HF release during transportation of HF as well as when HF being stored or used in the refinery and because of the stringent environmental regulations as recognized by both Wu (note column 1, lines 42-44) and Peterson (note column 1, lines 26-30).

Claims 2-6, 8-12, 15, 21-45, 51-66 are rejected under 35 U.S.C. § 103 as being unpatentable over Wu, in view of Peterson et al as applied to claims 1, 7, 13-14, 16-20, 46-50, 67-81 above, and further in view of Hutchinson.

The difference not yet discussed is Wu does not teach the HF/sulfolane separating step. It should be noted that the sulfolane is used as solvent for the HF acid in Wu et al to facilitate the handling and storing of HF. Wu also teaches that HF is useful in such diverse fields as isoparaffin-olefin alkylation, fluorination, semiconductor manufacture, etc. (note column 1, lines 15-18). Thus, when pure HF, i.e. HF without sulfolane, is needed for catalyst use or any other uses, it would have been obvious to one of ordinary skill in the art to separate the solvent from the HF by any conventional means.

Hutchinson discloses a solvent extraction of HF-containing mixtures (note title). Hutchinson teaches that HF can be readily recovered from the tetrahydrothiophene-1,1-dioxide (sulfolane) solvent by the application of heat, i.e. stripping operation. Since HF solubility in sulfolane decreases as the temperature and/or the pressure increase as shown in Table 1 (note column 4), it would have been obvious to one of ordinary skill in the art to optimize the condition of the stripping operation to obtain the desired purity of

Art Unit: 1754

the HF product, In re Aller 105 USPQ 233. Without a showing of criticality or unexpected results, the weight ratio of sulfone to HF or HF to sulfone as required in the instant claims 3-4 are not seen as a patentable distinction because such results can be produced by optimizing the stripping process of Hutchinson.

As for reusing the sulfolane, Hutchinson teaches that sulfolane product is a product worth reusing (note column 3, lines 69-70). In any event, it would have well within the skill of the artisan to reuse the sulfolane as the solvent for the HF because it would save raw material cost.

It would have been obvious to one of ordinary skill in the art at the time of the invention was made to use the process of Hutchinson to separate the HF from the HF/sulfolane mixture as disclosed in Wu when pure HF is needed because sulfolane is only a solvent for facilitating the safety of handling and storing HF and because it would have been well within the skill of the artisan to use a known HF/sulfolane separation process (i.e. process of Hutchinson) to separate HF from sulfolane as desired in Wu.

Claims 1-81 are rejected under 35 U.S.C. § 103 as being unpatentable over Wu '127 in view of JP 57-92,502 and Hutchinson (3,488,920), optionally .

Wu '127 is applied as stated above.

The difference is Wu '127 only teaches forming the mixture of sulfolane and HF to facilitate storage, not for transporting of HF.

JP '502 discloses a method for storage and transportation of hydrofluoric acid (note title). In order to safely store and transport HF, the hydrofluoric acid is reacted



Art Unit: 1754

with pyridine to form a complex, which has low HF vapor pressure. The complex is distilled at the desired time and place to obtain hydrofluoric acid (note English abstract). The HF can be transported anywhere in a conventional container (note English abstract). Thus, JP '502 fairly suggests that the same method for facilitating safe storage of HF can also be used for safely transporting HF.

It would have been obvious to one of ordinary skill in the art at the time of the invention was made to transport the mixture of HF and sulfolane as disclosed Wu '127 as suggested by JP '502 because JP '502 teaches that it is desirable to safely transport HF as well as to safely store HF.

Hutchinson is applied as stated above to teach that HF can be separated from the sulfolane.

It would have been obvious to one of ordinary skill in the art at the time of the invention was made to use the process of Hutchinson to separate the HF from the HF/sulfolane mixture as disclosed in Wu when pure HF is needed because sulfolane is only a solvent for facilitating the safety of handling and storing HF and because it would have been well within the skill of the artisan to use a known HF/sulfolane separation process (i.e. process of Hutchinson) to separate HF from sulfolane as desired in Wu.


The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Art Unit: 1754

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ngoc-Yen M. Nguyen whose telephone number is (703) 308-2536. The examiner is currently on Part time schedule.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stanley Silverman can be reached on (703) 308-3837. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9310 for regular communications and (703) 872-9311 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0661.

  
Ngoc-Yen M. Nguyen  
Primary Examiner  
Art Unit 1754

nmn  
March 22, 2003